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ortgaged premises insured against loss by fire with	tinuance of this mortgage the buildings erected on the said extended coverage, for a sum of not less than \$_5700.00_
	eliable insurance company, paying the premiums and assess-
· ·	and that they will maintain and deliver to the
	her insurance which the mortgagor. I may carry upon the
amage by fire or other casualty covered by said insu	he said mortgagee for <u>this</u> benefit in case of loss or rance; and the said mortgagor_s further in like manner cove-
ie premiums and assessments necessary to keep said	il in any of these particulars, and the said mortgagee pay d policy or policies of insurance in force, the same so paid, gaged property as though included in the first instance in this
	to commit or suffer no waste, impairment or deterioration further covenant_ to keep the premises hereby mortgaged
good tenantable repair, in the judgment of the sai accessors or assigns, and any failure in either of the	d mortgagee, <u>his</u> personal representatives, heirs, se respects shall constitute a default herein.
nd the interest thereon, or any installment of principa	of the promissory note aforesaid at maturity, all or interest, or in the payment of any renewal in the whole or mature and become payable; or in the performance of any
	for the mortgagee_, or <u>his</u> personal represen-
nises hereby mortgaged or so much thereof as may be acident to said sale at the Court House door in Frederich, after having given at least twenty (20) days' pushed in Frederick County, Maryland, of the time, so such sale to the payment, in the first place, of all contents.	to sell the said property and pre- enecessary to satisfy and pay said debt, interest and all costs derick, Maryland, or on the premises, at public auction, for revious notice of such sale inserted in some newspaper pub- place, manner and terms of sale, and to apply the proceeds osts, taxes, charges and insurance premiums hereinabove and nding such sale, including the usual equity commissions and
- - •	he <u>promissory note</u> aforesaid, or renewal
	yment, and the surplus, if any, shall be paid to the said mort-
tgoriterrs	s, successors or assigns.
e done and performed by them or sale under the power of sale herein contained, then said advertisement of sale, in that event the costs	and the property herein mortgaged shall be advertised and if for any cause said sale shall not be made as provided and expenses of sale which have accrued up to the time of and one-half commissions upon the amount of the debt and shall be a part of the mortgage debt herein mentioned, and
ne interest then unpaid, in this mortgage mentioned, ne said mortgagor covenant and agree thatt THAT if during the continuance of this mortgater rent, public dues and charges when legally dues	will pay the same. gage the mortgagors shall fail to pay all taxes, assessments, upon the payment of such taxes, assessments, water rent,
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